LCXINGTON:-PRINTED BY JOHN BRADFORD, (OH Main Street)-PRICE TWO DOLLARS PER ANNUM, PAID IN ADVANCE.

PRESIDENT ONITED STATES OF AMERICA. A PROCLAMATION.

Whereas a convention for terminating certain differences, which had arrien between the Brench Republic, was concluded and figned by the Pleniphtentiaries of the two nations, only and effectively authorited for that purpole, and was duly ratified and confirmed by the Prelibate of the United States, with the advice and to the United States, with the advice and to the United States, with the advice and to the United States of Americant of the United States of American and the United States of American and the Prench Republic was concluded and figured between their Plenipotentiaries, the Prench Republic was concluded and figured between their Plenipotentiaries, the Prench Republic was concluded and figured between their Plenipotentiaries, the Trench republic and the Prench republic was concluded and figured between their Plenipotentiaries, the Trench republic was concluded and figured between their Plenipotentiaries, and miniters plenipotentiaries, of the French republic, and the plenipotentiary to the French republic, and the plenipotentiary of the French republic, and the plenipotentiary and miniters plenipotentiary to the French republic, and the plenipotentiary and many and Pierre Louis Realerer, at Paris, on the 30th day of September Laft and, which convention is word for word, as follows to wit:

CONVENTION FRENCH REPUBLIC UNITED STATES OF AMERICA.

The Premier Conful of the French Republic in the name of the people of France, and the Prefident of the United States of America, equally dekrous to terminate the differences which have reflect the two the property of the

dene of the United States of America, by and with the advice and confent of the Senate of the faid States, has appointed for their Plenipotentiaries, Oliver Ellfworth, Chief Platifice of the United States, William Richardson Davie, late Gowernor of the State of North-Caro-Rua, and William Richardson Davie, late Gowernor of the State of North-Caro-Rua, and William Vans Murray, Minister refident of the United States at the Hague; who, after having exchanged their full powers, and after full and mature difficusion of the respective interests, have agreed on the following articles.

Article 1. There shall be a firm, inviolable, and univerfal peace, and a true and sheerer friendship between the French Republic and the United States of America, the French Republic and the United States of America, and between their respective countries, territories, cities towns and people, without exception of perious or places.

Art. 2. The Ministers Plenipotentiary of the two parties not being able to agree at present respecting the treaty of alliance of 6th Feb. 1776, the treaty of amity and commerce of the fame date, and the convention of 14th of November 1788, nor upon the Indemnities mutually due or claimed, the parties will negociate further on these subjects as a convenient time, and until they may have agreed upon these points, the faid treaties and convention shall have no operation, and the relations of the two countries shall be regolated as follows.

Art. 3. The public ships, which have been taken on one part and the other, or which may be taken before the exchange or ratifications, shall be reforced.

Art. 4. Property captured, and not yet definitively condemned, or which may as captured before the exchange of ratifications (contraband goods destined to an enemy's port excepted,) shall be mu-

port, and haven of and Jaden with been visited and before stailing, he stail make oath before the officers who have the jurisdiction of marailm-affairs, that the stail ship belongs to one of more of the subjects of the act whereof shall be put at the end of these presents, as likewise that he will keep and cause to be kept by his crew on board, the marine ordinances and regulations, and enter in the proper office a list signed and witnessed, containing the names and surnames, the places of birth and abode of the crew of his ship and of all who shall embark on board her; whom he shall not take on board without the knowledge and permission of the officers of the maying, and in every port or baven where he shall enter with his ship, he shall shew this present leave to the officers and judges of the marine, and shall give a faithful account to them of what passed and way done during his voyage, and he shall carry the colours, arms and enseme of the (French Republic, or the United States) during his voyage, in winness whereof we have signed these presents, and put the seal of our arms thereinto, and caused the same to be countersigned by at Anno Domini?

And this passport will be sufficient withoutany other paper, any ordinance to the contrary, notwichtanding a which passed the shall have returned home within the space of a year—Proof with the shall not be deemed requisite to hay be been effectly of the passed whence the ship failed, and whether the is bound, for that the forbidden and contraband goods may be distinguished by the general particulars of the cargo, the place whence the ship failed, and whether the is bound, for that the forbidden and contraband goods may be distinguished by the certificates; which certificates shall have been made out by the officers of the place whence the ship failed, and whether the is bound, for that he forbidden and contraband goods may be distinguished by the certificat

tually reflored on the following proofs of ownership: viz. The proof on both sides with respect to merchant ships, whether armed or unarmed, shall be a passport in the form following:

"To all who shall see these presents, collect and of the town of matter and commander of the ship of the town of burthen tons, or thereasouts, lying at present in the port, and haven of and ladem with a first that his ship has been visited and before sailing, he shall make oath before the objects who have the jurisdistion of maralites affairs, the strictle shall be put at the end of the ship who have the ship who have

parties, their citizens or inhabitants, within the term above preferibed, full fatisfaction shall be made to them on that account.

Art. o. Neither the debts due from individuals of the one nation, to individuals of the one nation, to individuals of the other, nor shares, nor monies, which they may have in public funds, or in the public or private banks, shall ever, in any event of war or of nation difference, be squestered or constituted.

Art. 10. It shall be free for the two contracting parties to appoint commercial agents for the protection of trade, to reside in France and the United States. Either party may except such place as may be thought proper from the residence of those agents. Before any agent shall exercise his functions, he shall be accepted in the usual forms by the party to whom he is sent; and when he stall enjoy the rights and previousities of the small enjoy the rights and the small enjoy that the small enjoy and they small enjoy and the ports havens, foads, countries, islands, cities and towns of the United States, to other or greater duties or imposits, of what nature soever they may be, or by what name soever called, than those which the nations most flavored are, or shall be obliged to pay, and they shall enjoy all the the rights, liberties, privileges, immunities and exemptions in trade, navigation and commerce.

Are the states shall reciprocally enjoy in the territorics of the French republic in Europe, the same privileges and signumities, as well for their property and persons, as sor what concerns trade, navigation and commerce.

ther, in regared to commerce and navigation, the privileges of the molt favored nation.

Art. 7. The citizens and inhabitants of the United States, final be at liberty to dispose by teltament, donation, or otherwise, of their goods, moveable and immovable, holden in the territory of the French Republic in Europe, and the citizens of the French Republic in all have the fine me liberty with regard to goods moveable and immoveable, holden in the territory of the United States, in favor of first performance whatfover, and to pair on or diffurbance whatfover, and to pass of the enemy aforementioned, to

neutral ports and places, but also from one place belonging to an enemy, to another place belonging to an enemy, to another place belonging to an enemy, whether they be under the jurisdiction of the same power, or under the several; unless such ports of places shall be actually blockaded, befieged or invosted.

And whereas it frequently happens, that vessels sail for a port or place belonging to an enemy, without knowing that the same is either befieged, blockaded or invosted, it is agreed that every wessel so circumstanced, may be turned away from such port or place, but she shall not be detained, nor any part of her bargo, if not contraband, be considered, unless, after notice of such blockade or invosted, after so the shall again attempt to enter but she shall again attempt to enter but she shall again attempt to the port or place she shall think proper. Nor shall any vessel of sither, that may have entreed into such port or place before the fame was actually besieged, Nockaded or invosted by the other; be restrained from jutting such place with her cargo, nor if sound, therein after the reduction and furrender of such place, shall fuch vessel or her cargo be liable to consistation, but they shall be restored to the owners there of strip lace, that fuch vessel.

or her cargo be liable to confication, buy they shall be restored to the owners there of.

Art. 13. In order to regulate what shall be deemed contraband of war, there shall be deemed contraband of war, there shall be comprised under that denominations gun-powder, fall-petre, petards, match, ball, bombs, grenades, carcasserpices, halberts, swords, belts, pitlos, holders, cavalry is delies and furniture, cannon, mottars, their carriages and beds, and generally all kinds of arms, ammunition of war, and mistruments in for the use of troops; all the above articles, whenever they are destined to the pore of an enemy, are hereby declared to be contraband, and just objects of constitution; but the vessel in which they are laden, and the residue of the cargo, shall be considered free, and not in any manner infected by the preshibited goods; whether belonging to the same, or a different owner.

Art. 14. It is kereby shipulated shat free ships shall give a freedom to goods, and that every thing shall be deemed to be free and exempt which shall be found no board the ships belonging to the cities and hot every thing shall be deemed to be free and exempt which shall be found on board the ships belonging to the cities of the contracting parties, although the whole lading, or any part thereof, should appertain to the enemies of the other, contraband goods being always excepted. It is also agreed, in like manner, that the same liberty be extended to perform who are on hoard a free ship, with this effect, that although they be enemies to either party, they are not to be taken out of that free ship, which she canners.

Art. 15. On the contraty, it is agreed, that the shall be desired.

be taken out of that free hup, unless they are foldiers and in actual fervice of the enemy.

Art. 13: On the contrary, it is agreed, that whatever shall be found to be laden by the citizens of either party on any shap belonging to the enemies of the other, or their citizens, shall be considered without destinction of goods, contraband or not contraband, in the fame, manuer as if it belonged to the enemy, except such goods and merchandizes as were put on board such this before the declaration of war, or even after such declaration, if so be it were done without knowledge of such declaration; so that the goods of the citizens of either party, whether they be of the nature of such as are prohibited, or otherwise, which, as is aforefaid, were put on board any ship belonging an enemy, before the war, or after the declaration of the same, without the knowledge of it, shall no ways be liable to conflication, but shall wei and truly be restored without delay to the proprietors demanding the same; but so as that if the sald merchandizes be contraband, it shall not be any ways sawful to carry them afterwards to any ports belonging to the enemy.

The two contracting parties agree, that the cred of two months being passed after the declaration of war, their respective citizens, from whatever part of the world they come, shall not plead the ignorance mentioned in this article.

Act. 16. The merchant ships belonging to the citizens of either of the con-

norance mentioned in this article.

Art. 16. The merchant fhips belong, ing to the citizens of either of the contracting parties, which shall be bound to a port of the enemy of one of the parties, and concerning whose voyage, and the articles of their cargo, there shall be just grounds of sufficion, shall be obliged to exhibit, as well upon the high seas as in the ports or roads, not only their passents, but likewise their certificates, thewing that their goods are not of the

continued in the thirrement article of the convention of the prefere convention.

Are, 17. And that captures on light there article, the prefere convention of the convention of the prefere convention of the convention of the convention of the prefere convention of the convention of quality of those which are specified to be contraband in the thirteenth article of the present convention.

Art. 17. And that captures on light suspice of the present convention.

Art. 17. And that captures on light suspice of the present of the present of the present of the suspice of the contrabal party be neuter, the hips of the neutral party be neuter, the hips of the neutral party shall be furnished with passipart shall be furnished in the fourth article, that it may papear thereby that the ships really belong to the citizens of the neutral party; they shall be valid for any number of voyages, but shall be renewed every year, that is, if the ship happens to return home in the space of a year. If the ships are laden, they shall be provided not only with the passiparts above mentioned, but also with certificates shimlar to those desiribled in the same article, the same to the contraband goods. No other paper shall be required, any usage or ordinance to the contraband goods on board, the ships shall be permitted to preceed on their voyage. If it shall appear from the certificates, that there are contraband goods be greater that can townenistly be received on board the ship of the same shall be accepted, and the ships shall be permitted to prove of the same.

If anythip shall not be furnished with such passiport or certificates as are above required for the same, such as the same above required for the same, such as the same above required for the same, such as the same above required for the same, such as the same shall be a proper judge or tribunal, and if it shall appear f

If the master of a ship, named in the

If the mafter of a hip, named in the paffport, flouid happen to die or be removed by an other caule, and another put in his place, the flip and cargo shall nevertheless be equally fecure, and the paffport remain in full force.

Art. 18. If the ships of the citizens of either of the parties shall be met with, either failing along the coalts, or on the high seas, by any ship of war or privateer of the other; for the avoiding of any diforder, the said ships of war or privaters shall remain out of cannon shot, and may fend their boats on board the merchant ship which they shall not meet with, and may enter her to the number of two or three men only, to whom the master or commander of such ship shall exhibit his passport on the ship, made out according to the form precribed in the fourth article. And it is expressly agreed that the neutral party shall in no cac be required togo on board the examinating vessel for the purpose of exhibiting his papers, or for any other examination whatever.

Art. 19. It is expressly agreed by the

the examining veffel for the purpole of exhibiting his papers, or for any other examination whatever.

Art. 19. It is expressly agreed by the contracting parties, that the supplications above mentioned, relative to the conduct to be observed on the sea by the cruisers of the belligerent party towards the ships of the neutral party, shall be applied only to ships failing without convoys, it being the intention of the parties to observe all the regard due to the protection of the flag displayed by public ships, it shall not be lawful to visit them: but the verbal declaration of the commander of the convoy, that the ships he convoys belong to the nation whose slag he contraband goods on board, shall be confidered by the respective cruisers as fully sufficent? the two parties reciprocally engaging not to admit under the protection of their convoys, ships which shall carry contraband goods delired to an enemy.

Art. 20. In all cases where vessels shall be captured or detained under presence of carrying to the enemy contraband goods, the captor shall give a receipt for such that the papers of the vessels as he shall retain, which receipt shall be annexed to a destribute like the said papers: and it shall be unlawful to break up or open the statenes, cheeft, trunks, crass, bales, or vessels, found on board, or remove the similest part of the goods, unless the lading be brought on shore in presence of the competent officers, and in inventory be made by them of the said goods. Nor shall sibe be shall have been lawful process, and the goods continued to consideration, saving alternative like the said papers and it shall have been lawful process.

the potention and use of their money, not the sexeeding for the captain, tupercargo and mate five hundred dollars each, and for the failors and paffengers, one hundred dollars each:

Art. 22. It is further agreed, that in all cafes, the established courts for prize causes, in the estativity to which the prizes may be conducted; shall alone take cognizance of them. And whenever such the fail of either of the parties shall pronounce judgment against any vessel, goods or property claimed by the citizens of the other party, the sentence or decree, shall mention the reasons or incives on which the same shall have been founded and en authenticated copy of the seatence, shall mention the reasons or incives on which the same shall have been founded and en authenticated copy of the seatence of ecree, & of all the proceedings in the case, shall for such as the same shall be shall be sufficiently of the case of the same shall be shall be sufficiently of the same shall be shall be shall be purished, and shall associated only a suffer shall be purished, and shall associated only on the same shall be purished, and shall allo be bound in their shall commanders of shall be purished, and shall allo be bound in their process of the contravy they shall be purished, and shall allo be bound in their shall commanders of the same shall earlies to make satisfation and reparation for all damages and the linterest thereof, or whatever nature the fail damages may be.

For this cause all commanders of privateers, before they receive their com-

For this caufe all commanders of privateers, before they receive their committions, thall hereafter be obliged to give before a competent judge, futficient fecurity by at leaft two responsible sures, who have no interest in the stal privateer, each of whom, together with the laid commander, shall be jointly and severally bound in the sum of severally bound in the sum of severally bound and they fearnes, or if such sundered and twenty francs, or if such shapes of the severally bound and show one hundred and first genenor soldiers, in the sum of sourcen thousand dollars or feventy three thousand six hundred and forty francs, to latisfy all damages and injuries, which the said privateer, or her officers, or men, or any of them, may do or commit during their cruise, contrary to the tenor of this convention or to the laws and instructions for regulating their conduct; and further, that in all cases of aggressions the said committion shall be revoked and annualled. For this cause all commanders of pri-

Art. 24. When the ships of war of the two contracting parties or those belonging to their citizens which are armed in war, shall be admitted to cuter with their prizes the ports of either of the two parties, the said public or private ships, as well as their prizes, shall not be obliged to pay any duty either to the officers of the place, the judges or any others; nor shall such prizes, when they come to and enter the ports of either party, be arrested or feized, nor shall the officers of the place make examination concerning the lawfulness of such prizes; but they may holf sail the officers of the place make examination concerning the lawfulness of such prizes; but they may holf sail the officers of the place sepressed in their commissions, which the commanders of such ships of war shall be obliged to slice. It is always understood that the shipulations of this article shall not extend beyond the privilegs of the most favoured nation.

Art. 25. It shall not be lawful for any foreign privateers who have commissions from any prince or state in ennity with either nation, to fit their ships in the ports of either mation, to fell their prizes, or in any manner to exchange them in either shall they be allowed to purchase provisions, except such as shall be need-fary for their going to the next port of that punce or state, from which, they have received their commissions.

Art. 30. It is further agreed, that both the said contracting parties shall not only refule to receive any pirates into any of their ports, havens or towns, or permit any of their inhabitants to receive, protect, harbor, conceal or assist them in any manner, but will bring to condign Art. 24. When the thips of war of the

Las C.P. Flemies.
[Las J. R.P. Flemies.
[Las J. R.P. Flemies.
[Las J. Reederor.
[Las

Given under my hand at the city of Washington, this 18th day of February in the year of our Lord one thousand eight hundred and one, and of the independence of the said thates the twenty-sith Signad)

JOHN ADAMS, the President

(Signed)
By the Prefident,
JOHN MARSHALL
Assign as Secretary of

Dy the Freident,
Adding as Secretary of State.
And whereas the faid convention was on the other part ratified and confirmed by the first conful of France in the form of which the following is a traullation from the French language, to wit:
Buonaparte, First Conful, in the name of the French language, to wit:
Buonaparte, First Conful, in the name of the French people—The confuls of the republic, having feen and examined the convention concluded, agreed to, and figned at Paris, the 8th Vendemaire, 5th year of the French republic, (30th September 1800) by the citizens Joseph Buonaparte, Fleurieu and Ræderer, counsellers of state, in virtue of the full powers which have been given to them to this effect, with Messeus Ellfworth, Davie and Murray, ministers plemipotentiary of effect, with Mefficurs Ellfworth, Davie and Murray, miniters plenipotentiary of the United States, equally furnified with full powers, the tenor of which convention follows: [Here follows a copy of the convention in the French language ] Approves the above convention in all & each of the articles which are therein contained; declares that it is accepted, ratified and confirmed, and promifes that it fhall be inviolably observed.

The government of the United States

the Preident for the uluai promulgation.

NOW THEREFORE to the end that the faid convention may be observed and performed with good faith on the part of the United States, I have caused the premises to be made public, and I do hereby enjoin and require all persons bearing office, civil or military, within the United States, and all others, citizens or inhabitants thereof, or being within the fame, faithfully to observe and fulfil the faid convention and every clause and article thereof.

In Testimony whereof I have caused (L. S.) be affixed to the United States to figned the fame with my hand.

Done at the City of Washington, the twenty first day of December in the year of our Lord one thousand of the fovereignty and independence of the United States to

twenty-fixth.

Th: JEFFERSON.

By the Prefident,
JAMES MADDISON. Secretary of State.

PROPOSALS,

IN KENTUCKY.

From Ortville, r. by Powel's valley, r. R'mond and Jeffamine C. B. to Lexington once aw. Leave Ortville every Friday at 2. o. are at Richmond the next Monday by noon, and at Lington by 6. m. Redurange, Leave Lexingtons Tuesday by 6. m. arrive at Richmond by noon, a ortville at Ortville, r. the next Feddaw by noon, a ortville and the second of the sec

## NOTES.

Note 7.

GIDEON GRANGER.

Post-Moster General General Post Office, Washington City, Det. 7, 1801.

JUST PUBLISHED,

And ready to be delivered to subsonibers, ORATIONS

ON THE ANNIVERSARY OF AMERICAN INDEPENDENCE, Sc.
Delivered in the State house in Frankfort on the Fourth day of July 1as, by Four Sundents.—A few copies for fale

THIRTY DOLLARS REWARD

AN AWAY from the fubficiber, living to miles wist of Verfailles, Woodford county, the month of Manshalat, a Negro man BEN, twe five years old, about 5 feet eight inches high, fittal and trim minde, has loft a fore tooth, he has a mid drim minde, has loft a fore tooth, he has a mid trim minde. give the above reward if taken out or the north of the control of

WILLIAM VOORHIES & Co. Saddlers, & Cap & Harness

ESPECTFULLY
public in general,
nessin Mr. William
et, near the Presbyte
; where they will be

NOTICE. 2d Monday

Wm. Sudduth,
Att'y. in fact for the heirs of
Wm. Kennedy, dec. y 11th, 1802.

SHALL attend with co-

ary 11th, 1802 NOTICE

January 11th, 1802. Benjamin Ashby.

NOTICE,
SHALL attend on Wednelds
March next with commissione
unty court of Clark county, on
the Fork of Licking, show
the lick, to release

David Negley.

January 9th, 100-71CE.

NOTICE.

Baltimore on the first of March will by me and the state of the

notice of his departure.

Walker Baylor.

Lexington, January 9th, 1852.

THE SUBSCRIBER
WISHES to inform the public in ger
his friends in particular, that he co KEEL BOATS,

me, in order for taking loading the Ohio, to Wheeling or Pitt ore any loading fent on for him ting furnished with a good house that purpose; by the public's most

William Byers, living at Mayfville.

For Sale at this Office,
THE POCKET AL MANAC,
For the Tear 1802,
Containing (befides other matter common
to. Alimanes) a correct lift of the different court days, both fuperior and in-BLANK BOOKS
May be had at this Office.

Lexington, January 15.

The price of this paper is Two Dollars per annum, paid in advance.
Those who commenced with the year, are requested to take notice, thus we have now entered on the year 1802, and that a payment is expected.

On Trefday evening laft the negro man who was supposed to be affected with the small pox, together with those who attended him were removed into Scott county. It still remains doubtful whether it is the small pox, and that doubt in increased on reflecting that his wife and two children, neither of whom have had the small pox, have continued with him was the 25th ult. without the smallest symptom of the disorder or any other indisposition.

BY LAST EVENING'S MAIL

ST. DOMINGO.

The French official journal has published a variety of communications from Touffaint J. Ouverture, at St. Domingo, in which he fubmits the new constitution of that colony to the approbation of the mother country, and imputes his havingput it in force already to the necessity of his fituation. It will not be ratified by the council of state, in all its details, because that constitution would make the island almost entirely independent of the Metripolitan state. The Moniteur says it will be modified; but at the same time it is evident that the French government, desire, to employ Toussiant, to whole general good intention prasse is given. We believe (nay, we have it from some authority) that a very strong force will fail from Breit to St. Domingo, and arrive there when Toussiant little expects it, and will therefore, compel him to accept the modification of the new constitution, while influence of his name and authority will be retained under the direction of the French government, and the immediate controul of a counted to guide his conduct. Such appears to be the policy which is likely to be pursued in regard to this immense, but at present unproductive colony. productive colony.

[Lon. paper.

NEW-YORK, December 17, COMMERCIALLY IMPORTANT. This forenoon arrived from Trinidad, the fehooner Betfey, capt. Cox; brings advices of the prohibition of Cocoa and hides, from that island in any but British bottoms.

December 19.

By the ship Phænix, capt. Murphy, who arrived here yelterday. From Bordeaux, we received the following letter from our correspondent, dated.

"Bordeaux, ach October, 1801.

"Because of October, 1801.

"Enclosed I send you some late Paris papers, which I wish may arrive in time to give you an opportunity of communicating some interesting particulars to the public. An expedition is preparing in several ports, fail to be destined for the different islands in the West Indies, but particularly in St. Domingo—[probably for New Orleans]—It being the decided intention of the French government to reposlies the fole fovereignty of that island, and of courfe to destroy not only the new constitution of Toussaint, but to put the slaves on the same footing as before the revolution.—The peace has occasioned a general joy in France, and there can be little doubt but the effects of it will be very advantageous to this country. Buonaparte is beloved by allranks of people, and I believe him as powerful as any fovereign in Europe.

"I am &c."

In addition to the above, we learn by a passenger in the Phænix, that it was the intention of the French flortly to take possenger in the Phænix, that it was the intention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the intention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix, that it was the mention of the French flortly to take possenger in the Phænix that place.

ELIZABETH-TOWN, Dec. 31.

Mr. Michael Krafft of Mowrie Villa.

was unusually plenty at that place.

ELIZABETH-TOWN, Dec. 21.

Mr. Michael Krafft, of Morris-Ville,
Pennfylvania, has made an improvement
on the form and confruction of fills, for
which he has obtained a patent.

Mr. Krafft, in his advertifement, warrants his full to poffes the following advantages over the old confructions:—
ift. That it will work off from fifty to
leventy charges in 24 hours, and that the
spirits shall be equal in quality to that
produced by the old fills.

2d. That the expence of labouris not
more than one fifth.

3d. That the expence of fuel is not
more than one tenth.

not more than one tenth,

5th. That they may be worked where
a fall of only one foot and a balf of water can be obtained.

PHILADELPHIA, Dec. 23. PHILADELPHIA, Dec. 23.
The fuerelles attending the financial operations of the prefent administration are unprecedented. The collectors never corresponded to regularly or punctually, or paid up their collections with 60 much strictness. It is faid that the unappropriated calls already in the treasury exceeds three millions of dollars.

three millions of dollars.

The following important document is faid to have been printed for the use of the members of congrefs, and proposed in a committee of the whole.

"Refolved, That so much of the feweral acts imposing the duties on the tonnage of ships and vessels, and on goods, wares and merchandize, imported into the United States, as imposes adiscriminating duty on tonnage between foreign vessels and vessels of the United States, ought to be repealed; fuch repeal to take effect whenever the president shall be informed that the discriminating duties of foreign nations, so far as they operate to the disdwantage of the commerce of the United States, shall have been abolished."

PITTSBURGH, January 1.

From a report of the Secretary of State made to Congrefs, it appears that the number of persons within the United States, agreeable to the scensus late-ken, amounts to 5,172,312. The state of Tennesses in our included in this report, nor terum having been made from that state.

To the EDITOR of the PALLADIUM.

SIR,

In your paper of the 13th of November 1801, I have feen what you call a good humored, half jocular, half earned letter to the Ipeaker of the Senate, for the removal of the feat of juffice for Livington; I hall not pretend to fay what may be your opinion of humor, you are a tranger and of that country I am told where fentiment is in very low efteem you may have been early taught to bend to the majefty of a name and from early habits learned yourfelf to think, that what ever was thought good humored or witty by a man with a fonorious addition to his same, was in reality to, altho' it fired at the reputation of two thirds of the inhabitants of a repfectable country, and a majority of the juffices and citizens of Livington county, may be inclined to pardon you for your pretty note—I fhall now passing over the sitch for Livington country at Eddyville. You will find that by law the feat of juffice for Livington country at Eddyville. You will find that by law the feat of juffice was directed to be fixed at or as near the centre of the country as convenience and eligibility would admit of, if you will examine the boundary of the country, you will find that the centre would be a confiderable distance to the fouth of Tennessee river in the Indian boundary, consequently the centre would be includible—The question then would naturally arise multi beas hear this centre as eligibility will admit of—Yes, from the words of the law it ought; would aim to fire the afford of the boundary to which the Indian claim is extinguished—No, because even that boundary is too large & a division of the country will foot take place & our expences on public buildings thrown away; the juffices then agreed to place it in the centre or as near foa seligibility will admit of in the country, when the proposed division fital have taken place, and in order to give themselves time for delitheration and to ascertain which was the most eligible spot for the aforesia purpose, they adjourned to the different places proposed or near them, and finall

true it is a certain David Walker did propofe to give five hundred dollars to the county, provided the permanent feat of justice thould be fixed there. In this he conceived himself justified because the house our legislature now feets in was partipated by and for by the former owner of the foil, on condition of the permanent feat of government being fixed at Frankfort—upon a summary we will find it weregard or consider commerce as an object worth the attention of the justices, Eddyville is the fpot; if we regard the wiftes of our brethren on the Ohio side of the county, Eddyville; or if we regard deconomy, the proposals of five hundred dollars by Walker, will direct to Eddyville.—And least improper impressions should be made by the said address, I request any person or persons who withinstomation to ask the aforementioned Gen. If any public notice was given of the meeting of the Donald, fon committee? what numbers composed the faid committee? and if their last setting or deliberations on the subject of the address, was not held at the house of Clayton Talbotts in the town of Rusself of the address, was not detained when on his way to the present session of also may to the present session of also may address. This I have wrote, not at the request of a number of my neighbors, nor as chairmain of a committee faid to be in Livingston, convened fifty miles therefrom, but from a sincere desire that no improper idea should be attached to the interest and that should a question here-after arise, about the removal of the feat of the should not have 4th. That the first cost of the still is | -true it is a certain David Walker did

A Citizen of Logan county.

FIVE DOLLARS REWARD.

RAN AWAY the 3d day of December, 1801.

SHE is large and fielby, a four look, fuppofed actions to years old, took with her one linen per-ticoat, one limited to, friped black and white, black cloth takket and fundry other things, where were prehends faid woman and delivers her to the fusible for living on Steels Run, Fayette county shall in the abover ward and reasonable charges paid.

\*3 W ADRIAN DEVINFORT.

\*3w ADRIAN DEVINORT.

THE SUBSCRIBER intending to flart for a fresh supply of FURR on the first of February; requests all those indebted to, him to make payment before that time. He hopes the urgency of the occasion will be a sufficient appology for his making the request—and flatters him-felf that no disappointment will take place in confequence of the indulgence hitherto given.

JOHN LOWRY.

January 5, 1802.

STATE of KENTUCKY.

Wasbington District set.

Robert B. Morron, complainant,

Againgt
William Wood, Elizabeth Fox,
Mary Fox, Arthur Fox, and
Marida Fox, beirs and representatives of Arthur Fox, deceased, Defendis ceased,

IN CHANCERT.

It appearing to the fatisfaction of the court, that the defendant William Wood is not an inhabitant of this commonwealth, and he not having entered his appearance ugreeably to law, and the rades of this court—on the motion of the complained and the complained and and the the complained will be appearance of the complained will—and that a copy of this order be published for two months facedistely in the Kentucky Gazette; another polied will the door of the court house of Maion county—and that this order be published from Eawlay immediately after Divine favvice, at the door of the baytim favvice, at the door of the baytim favvice, at the door of the baytim necessing have a complained from Sunday immediately after Divine favvice, at the door of the Baytim necessing have a complained from Sunday in mediately after Divine favvice, at the door of the Baytim necessing have a complained to the court of the court of the court of the court for the court of the court of the court for the court of the court for the court of the court for the court

Teste
Francis Taylor, C.w.D.c.

Francis Taylor, C.W.D.C.

Ten Dollars Reward.

STRAYED from the fibitiver, three miles from Bryant's flation.

FOUR COLTS, two bays, and a forely one year old each, in the fyring markably finally with a blaze face; the advising the fibitive fibitive fibitive fibitive fibitive fibitive fibitive fibitive fibitive. on, COLTS, ne year old each, in the spring e years old in the spring, re-blaze face; the three spring, perfon delivering them to the above reward, and

Taken up by the ad, about three and a h

## SACRED TO THE MUSES.

SADI THE MOOR.

The trees been to fade as you dear foot I'm view.

My eyes fill with teers as I look on the door.

And the the low'd cottage all finking in rain,

The cottage of peace, and of sadd the Moor.

dhis fweet dark ey'd Zelda, he low'd her fincerely But hard was the face of poor Sadi the Moor.

As Sadi, was tolling, his Zelda was near bim,
His children were prart ling and intilling befor
When the pithrest appear, from his true love th
treat ann;
And drag to their venue poor Sadi the Modr.

The forlorn one ray'd boully, her lost hutband feeking.
His chilities and friends at a diffance were furnishing to the feeking.
Foor Sadi cried out, while his fad heart was breeking.
Oh, pity the forrows of Sadi the Moor.

faite of his plaint to their galley they bore him, hits Zelda and children to mourn and deplore; more from his feverish flumber they fore him, And with blows hardly treated poor. Sadi the Moor.

At night up aloir, while the fill moon was clouding. The thought of his babes on his wretched mind

The thought of tis babes on his wretched mind erowding.

He heaved a last figh, and fell dead from the dirouding.

The fea was the grave of poor Sadi Moor.

## ANECDOTE.

Two Scotch Highlanders, a people as different from the Scotch as the Welch are from us, and as noted for fundity as the other Scotch are for atentenels, traveling to London, enquired at Barnet Bow many unless to was? They were told trem. Hang is, Donada fays one of them, is it due FIVE, milet a piece, let us go on.

List of Lesters remaining in the Post offiee, Leeington, K. which if not teken
out within three months, will be sent to
the General Post Office as Dead Lesters.
A.—John Arnstrong, Lexington, James
A.—John Arnstrong, Lexington, James
Anderson, Gait, Run, care of Robt. ArmReong, 2; mr. R. Arustrong, near Lexinguis; George Alcorn, Madison court
house.

h. wie.

B.— William Brown, Lexington; John Blackmore, do. 2; Robert Bledioeeditto; Stephen Bullock, ditto; Patterfon Baid.

Stephen Bullock, ditto; Patterfon Baid.

Beatry, ditto; Philip Brown, near Lexington; Ana Brown, Grey's Fields; Wilferown, near Lexington; And Brown, Grey's Fields; Wilferown, near Lexington; William Brown fen near Lexington; William Brown fen near Lexington; Prefton Breckington; Hong Brown, Madidion county; Edward Brown, do. Morga Bryan.

CareCapt Micaih Clarke, Lexington; William Bayce, James Barret, Lexington; William Bayce, John Barry Jun.

CareCapt Micaih Clarke, Lexington; John Carpt. Micaih Clarke, Lexington; John Carpt. Micaih Clarke, Lexington; John Carpt. Micaih Clarke, Lexington; John Carpt.

CareCapt. Micaih Clarke, John Garke, Golonel Trotter; Reverend; John Carpt. Fayette county; John P. Campbell, care of colonel Trotter; Reverend; John Clarke, near Lexington; John Conn, near Lexington; aptain Joed Col. John, near do. Jofeph Crocket, near Lexington; Robert Clement, Lexington; Green Clay, Wildinn; Nobert Caldwell, do.

D.— William Delany, Lexington; Jas-William Brown, Lexington; John

ington; Robert CateGreen Clay, Madifon; Robert CateGreen Clay, Madifon; Robert CateBell, do.
D-William Delany, Lexington; JasDancan, Payette county; William Hay
Dividion, Boon county near Tanners faction; Alexander Dunlap, Woodford
county; Rev. Ambrofe Dudley;
E-Jofah hippy, care of David Mitchel,
Cain Run; Capt. Littleberry Ellis; Fayette county;

E.—Jofiah Erby, care of David Mitchel Cain Run; Capt. Littleberry Ellis, Fayette county;
D.—David Flournoy, Lexington; Con-rad Fry, do. Rev. Andrew Fulton, do. a George Faber, Clockmaker do. a Sufannah Fleming, do. Doch, Philip Frapnall, care of Thom. Owens.
G.—Elliha Gordon, do. Capt. Archibid Gray, do. James Gains, do. Bernard Gains, do. care of Tho. Bodly; Major Groban, do. care of Wan Levy; John Gallagher, do. care of Wan Levy; John Gallagher, do. care of Wan Levy; John Glover, near do. Mifs S. Gray, Gray Fields; Robert Gilmore, north bend fettlement Boon Gousty; Röbert Guthrey, Madifon county; William Goodloe, do. Otter creek; Benjamin Graves; H.—Polly L., Henderfon, Lexington, Edward How, do. Martin Hogeland jundo. Binnet Henderfon, at col. Grocketts. James Hutchinfon, north Elkhorn; Andrew Hardy, near Lex. Sally Howel do. Richard Hackley, do. Jane Hutchin, do. George of J. William, Ranner near do. Jam es Hally, Fayette county; Mr. Robert Hanna; Taylor or Andrew Hanna, Tanner near do. Jam es Hally, Fayette county; Mr. Robert Hanna; Taylor or Andrew Hanna, Tanner near do. Jam es Hally, Fayette county; Joel Hill,

Norton: O-Maj. John O'Bannon, near Lexing-ton; Johna Owens fen. do. Joseph On-

(D-Maj, John O'Bahnon, near Lexington; Johna Owens fen. do. Joieph Oiver, Lexington;

P-Jonathan Pew, Fayette county;
Samuel Pavey do. Uries Philips, near Lexington; George Parkerion, laster, care oi Doctor Domphini Germantown, Kentucky; Mrs. Magy Prife; Madifor. county; William Price eta, Jefamine county; John Parker eta, Leawd, Payne eta, Capt. Henry Payne; Gol. Robert Patterion.

eig. Capt. Henry Payne; Col. Robert Patterion.

R—George Robinfon fen. care of the rev. mr. Marthalt, John Randell, Wan. Radford; Lewis Rodgers; William Robinion; David Recie; P. D. Robert; Nineah Kiley, ealt forth Hickman; Thomas Reid; gens William Rulleil; 3; maj. Robert S. Ruffell; a; mrs. Mary keynolds with David Mitchell, Cane run; mrs. Jenny Rogers, Bryan's Itation; Thomas F. Riddick; John Rodgers, care of Wm. Morton eig. John Keed juns Doctor Ridgley.

F. Riddick; John Rodgers, care of Wm. Morton eig. John Redg jun. Doctor Ridgley.

S—George Sewright; Frederick Stipe; Thomas Scott; David Stephens 3; M. Saugrain; David Sutton; Ritther Stephens; George Shackelford; James H. Stewart; Peycon Short 2; Wm. Stirrchley; Man Satterwhite; Lewis Snaders & co. Ifaac Smith, Fayette county.

T—Charles Turner, mouth of Dick's river; Wm. Todd, care of T. Bodley S; Wm. Thompon, Tanner; Wm. Thomton; Doctor Peter Trillar, Jeffamine county; John Taylor, near Lexington; V. Thomas; Anthony Thomas; Afa Taylor; Wm. Thompton, hear Willion's flation; Martin Terpin; William Taylor, Fuller; Lewis E. Turner; Rowland Thomas; Eleanor Tennis, Clarke's run; Jacob Frourman; John Turner, near Maditon C. H.

V—William Vawter or gen. Thomas;

Iroutman; John Turner, near Madison C. H.

V-William Wawter or gen. Thomas; Abraham S. Van de Graff etq.

W-Edward West; Thomas Wallace 2; William White; Stephen Wante; Dech. John Watkins; Samel Wilkenon, white simis, maj. J. Williams care of Charles Wilkins; mil. J. Williams care of Charles Wilkins; mil. J. Williams, care of Wm. Morton elg. Alexander Warren or Patrick Shiles; mrs. Margaret Wilkon; James Wilson, cabinet maker.

Y-Andrew Yates, care of the rey. Hugh Vance; Philip Yesser; David Yancy; John Yung.

JOHN W. HUNT, P. M.

JOHN W. HUNT, P. M

NOTICE

HAVING ren

t which time and place, all reto have business use must attend.

J. Kluonea.

Lexington, September 11th, 1801.

GREAT BARGAINS,

Il be fold by the Subferiber, and for greater part, Extensive Credits will egiven, in annual payments, the purchafer giving good bond and fecurity: following PROPERTY I will rell, form thir day forward, (to wit:)

ALUABLE BUILDINGS, and the Lots of ground they are on, in issently begin at the Main Corner et facing the Court houfe, and rung parallel with the public ground one oldred feet—

The first a large two flory frame building the house and counting room, both ge fire places of brick; the other part flex of Gour See, this feafon, 2500 er 3000 dollars:

It will fell rooc barrels of flour, all to be delivered before the 15th of March next. And,

I have also one other plantation for fale, near Warwick, 233 acres cleared, and the title secure.

Any person purchasing the mille I will framish with wheat at cash price, and will, if employed, engage to clear them in the fales of flour See, this feason, 2500 er 3000 dollars:

I will fell rooc barrels of flour, all to be delivered before the 15th of March next. And,

I have also one other plantation for fale, near Warwick, 233 acres cleared, and the title secure.

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I will fell rooc barrels of flour, all to be delivered before the 15th of March next.

And the title secure.

Any person purchasing the mille I will framish with wheat at cash price, and will file the purchasing the mille I will framish with wheat at cash price, and will have be a secure of the price of the price of the price of the price of the pric Will be fold by the Subscriber, and for a greater part, Extensive Credits will be given, in annual payments, the purchaser giving good bond and security:

The following PROPERTY I will rell, from this day forward, (10 wit:)

VALUABLE BUILDINGS, and the V Lots of ground they are on, in Paris—they begin at the Main Corner freet facing the Court house, and run-ning parallel with the public ground one

ning parallel with the public ground one hundred feet—
The first a large two story frame building, in which there is a large well sinished there house and counting room, both large fire places of brick; the other part well talculated for a tavern, fix well sinished rooms plaisfered, and four large fire places; another room, thirty-fix seet by twenty, and two fire places, and within five feet of the back room door, a brick lodging room, and a kitchen adjoining—Ihe balance of the building of brick, two stories high; with four houses, twenty feet square, rented out to different families; convenient to those are two small kitchens—there is a stable and small garden for the use of the building. I have also nine acres of out tots in excellent order for cultivation—Those buildings were first valued by a number of cellent order for cuttivation—I note buil-oings were first valued by a number of workmen at eight thousand dollars; and several useful additions have been made to them since—I will now give them ex-tremely low, and give them clear of all

tremely low, and give them clear of all incumbrance.

Another property I have in Mason county, one mile and three quarters from Limetone—two valuable overshot mills, in as high credit for manufacturing flour, as any in the state, and are now repairing and almost done, lo as to start in compleat order when the season for grinding commences, with the best Burr and Allegany stones, rolling foreens &c.—Those mills in the season for grinding, can make forty parrels of sour every day that they are worked; and any perion inclining to purchase, can be informed, that the guality of the short is superior to any that has been boated from Limestone. With those I will sell a valuable negro man, a good miller; the plantation of 140 acres. To apple trees, of fruit equal to any in the state, a fine slover and blue grafs patter and meadow; a small dwelling house and farm, with other out houses, cherry and peach orchard—the title indisputable; and I will give it clear of all incombrance. For this property I have in two years paid nine thousand dollars.

I have also for sale, 700 acres of Military land, fourteen miles from Washington, North West of the Ohio river, with a very promising falt sick, supposed.

a very promiting falt lick, supposed to have salt water, a small trial has been made, and some salt made by a mr. Sher-

y.

I have also two small plantations in Bourbon, that I will sell—they are mostly first rate land.

I have patents for lands near Montgomery court house, of the first quality; eight thousand acres, the half of which I will sell at one third its value; the purchaster may have his choice; patented 17

I will fell at one third its value; the pur-chafer may have his choice; patented 17 years ago; entries very special. Also the half of 600 acres of first qua-lity, three miles from Fleming court house; old patents and special entries— on the same terms.

Alto the halt of too acres of nit quality, three miles from Fleming court house; old patents and special entries—on the same terms.

I have also one thousand acres for sale, adjoining lower Mackatee's track, level, but of inferior quality—for this I will take good horses at one per acre; the title undoubted.

I have also for sale about 300 acres, on Cedar creek, of Floyd's fork, with a never failing spring on it; a part cich land, and a part indifferent, within fix miles of Mann's lick; this has excellent range and timber—for this I will take good fait at 128 per acre, if cash 9s per acre. I have also for sale, fix hundred acres, patented land, on Clover lick, eight miles from the Crab orchard—this I will take per acre for in call, or 4s dd in horse. If it will be an accomodation to those who may incline to purchase the mills. I will give in an excellent house waman, now living in Lexington.

I will also sell a good stock of hogs cattle, mares and colts, with the mills. I will give in an excellent bargains in all, or any of the sforefaid property, that any person inclinable to purchase, may be well accomodated. The mills I will deliver up the tenth of March next, or if some required, on a little more advance, they shall be given up.

Money, good Merchandise Negroes, and Horses, will be taken by instalments, as will bed full, the purchase.

Application to my son John Edwards, im. in Bourbon, or to surn. David S. Brodrick, in Washington, or mr. Enoch Smith, thear Moneygomery court.house, or same Brown essen in the straighton, for information and contracts with respect to the same property court.house, or same Brown essen is changed and contracts with respect to the same property court.house, or same Brown essen is changed and contracts with respect to the same property court.house, or same Brown essen is changed and contract

At court of Quarter Settions, continued and held for Woodford county at the court-house thereof, on Tuesday the 3d, day of November, 1801.

against

Armstead Sharp Fleming Trigg, and
Parmelia his wife, Malenda Sharp,
Rlizabeth Sharp, and Thos. Sharp,
heirs of Thomas Sharp, deceased. In Changery

THE Defendant Fleming 

Geo. Brooke, Clk. TANNERS' OIL, WM. STORY, GEORGETOWN FOR SALE,

TWO STILLS & A BOILER,

MADE of Copper, of fuperior quality. Tweeness will be made easy to the purchaier, and likely wonny Horfes taken in payment. For further particular application may be made to the Estrone of this Paper.

November 4, 1801.

FORTY DOLLARS REWARD.

STRAYED from the fubferiber a plany tation in Shelby county in December last a BAY MARE, fitteen hands high, well made, fix years old last fixing, has four white feet, a blaze in her face, paces trois and canters, branded W Wo not he near houder and but took, was with foal, when she went away.—Alfo, a BROWN HORSE, with a bob testi, fourteen hands high, well made, seven or eight years old, trois and gallops, I do not recollect whether the horse was branded or not.—Whoever will deliver faid mare and horse to Dock. W. Warfield in Fayette county, or to me in Shelby county, shall receive twenty dollars for each.

Nov. 1801. Wwitp the

6

JUST RECEIVED AND ROB SALE
At the Store of W. BAYLOR, Lexingtes,
A quartity of
RED CLOVER SEED,
Warranted good.
December 22, 1801.

STATE OF KENTUCKY. Washington District Court, See November Term, 1801, John Wilkins, Complainant,

Against
Alexander Scott,
Defendants,

Alexander Scott, S John P. Duvall, IN CHANCERY.

It appearing to the latisfaction of the Court, that the defendant Alexander Scott, is not an inhabitant of shis Commonwealth; and not having entered his appearance agreeable to Law and the rules of this Court—On the motion of the plaintiff by his atterney—It is ordered, that he appear here at the next court, and antwer the complainant shill—and that a copy of this order he infarred in the Kentucky Gazette for two morths fucceffively, another policed at the door of the court house in Malon county, and that this order he published from bunday immediately after dispine fervice, at even door of the Baptill meeting-house, in Walhington.

FRANCIS TAYLOR, C.W.D.C.

fust Published
and may be bad at this Office.
The matchlefs hiltory of
JOSEPH and his BRETHREN,
in fleets for frames or Pamphlets: illustrated with fifteen elegant cuts.